

## United States Patent and Trademark Office

UNITED STATES DEPARTMENT OF COMMERCE United States Patent and Trademark Office Address: COMMISSIONER FOR PATENTS P.O. Box 1450 Alexandria, Virginia 22313-1450 www.uspto.gov

APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
10/715,249	11/17/2003	Jeffrey Gerard Bourque	10541-1876	4977
57444	7590 07/12/2006		EXAM	INER
AUTOMOTIVE COMPONENTS HOLDINGS LLC			REDMAN, JERRY E	
C/O MACMILLAN, SOBANSKI & TODD, LLC ONE MARITIME PLAZA, FIFTH FLOOR			ART UNIT	PAPER NUMBER
720 WATER STREET			3634	
TOLEDO, OH 43604-1853			DATE MAILED: 07/12/2006	

Please find below and/or attached an Office communication concerning this application or proceeding.

	Application No.	Applicant(s)				
Office Anti-us Community	10/715,249	BOURQUE ET AL.				
Office Action Summary	Examiner	Art Unit				
	Jerry Redman	3634				
The MAILING DATE of this communication app Period for Reply	ears on the cover sheet with the c	orrespondence address				
A SHORTENED STATUTORY PERIOD FOR REPLY WHICHEVER IS LONGER, FROM THE MAILING DA  - Extensions of time may be available under the provisions of 37 CFR 1.13 after SIX (6) MONTHS from the mailing date of this communication.  - If NO period for reply is specified above, the maximum statutory period w  - Failure to reply within the set or extended period for reply will, by statute, Any reply received by the Office later than three months after the mailing earned patent term adjustment. See 37 CFR 1.704(b).	ATE OF THIS COMMUNICATION 6(a). In no event, however, may a reply be timil apply and will expire SIX (6) MONTHS from a cause the application to become ABANDONEI	L. ely filed the mailing date of this communication. O (35 U.S.C. § 133).				
Status						
1) Responsive to communication(s) filed on 20 Ap	oril 2006.					
· · · · · · · · · · · · · · · · · · ·	action is non-final.					
3) Since this application is in condition for allowan	Since this application is in condition for allowance except for formal matters, prosecution as to the merits is					
closed in accordance with the practice under Ex parte Quayle, 1935 C.D. 11, 453 O.G. 213.						
Disposition of Claims						
4)⊠ Claim(s) <u>7-15</u> is/are pending in the application.						
4a) Of the above claim(s) is/are withdrawn from consideration.						
5) Claim(s) is/are allowed.						
6)⊠ Claim(s) <u>7-15</u> is/are rejected.						
7) Claim(s) is/are objected to.	7) Claim(s) is/are objected to.					
8) Claim(s) are subject to restriction and/or	election requirement.					
Application Papers						
9)☐ The specification is objected to by the Examiner.						
10) The drawing(s) filed on is/are: a) accepted or b) objected to by the Examiner.						
Applicant may not request that any objection to the drawing(s) be held in abeyance. See 37 CFR 1.85(a).						
Replacement drawing sheet(s) including the correction is required if the drawing(s) is objected to. See 37 CFR 1.121(d).						
11) The oath or declaration is objected to by the Examiner. Note the attached Office Action or form PTO-152.						
Priority under 35 U.S.C. § 119						
<ul> <li>12) Acknowledgment is made of a claim for foreign a) All b) Some * c) None of:</li> <li>1. Certified copies of the priority documents</li> <li>2. Certified copies of the priority documents</li> <li>3. Copies of the certified copies of the prior application from the International Bureau</li> <li>* See the attached detailed Office action for a list of</li> </ul>	have been received. have been received in Application ity documents have been received (PCT Rule 17.2(a)).	on No d in this National Stage				
Attachment(s)	-					
Notice of References Cited (PTO-892)   Notice of Draftsperson's Patent Drawing Review (PTO-948)	4) Interview Summary Paper No(s)/Mail Da					
Paper No(s)/Mail Date		atent Application (PTO-152)				

Application/Control Number: 10/715,249

Art Unit: 3634

The status of the claims is as follows:

Claims 1-6 have been cancelled; and

Claims 7-15 are herein addressed below.

Claims 7-15 are rejected under 35 U.S.C. 112, second paragraph, as being indefinite for failing to particularly point out and distinctly claim the subject matter which applicant regards as the invention. In claim 7, line 21, and claim 15, line 28, the phraseology "loosely" is not readily understood by the Examiner. It appears that "loosely" is relative and fails to specifically recite the claimed invention.

The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless -

(b) the invention was patented or described in a printed publication in this or a foreign country or in public use or on sale in this country, more than one year prior to the date of application for patent in the United States.

As best understood, claims 7-15 are further rejected under 35 U.S.C. 102(b) as being anticipated by Gillen et al. (5,473,840). Gillen et al. ('840) disclose a closure panel assembly (14) comprising a pair of guide rails (16 and 18; for claims 6 and 14 where the first surface feature is formed of plastic material, Gillen et al. disclose in column 12, lines 38-46, channel liners, which includes the first surface feature, are formed of flocking material or other similar material used to support and seal vehicle windows, i.e. it is well known to that flocking material can be formed of plastic material to provide sealing functions as described) having channels and affixed to glass fixed

panels (20 and 22) on opposite sides of an opening, a glass sliding panel (24) having an outer face and a first and second edge bordering the outer face, the first and second edges disposed within the guide rails (16 and 18) when the sliding panel moves between an open and closed position, a compression seal (26 forms elements 28, 30, 36 or 38 and/or Figures 12-18) extending about the periphery of the opening between the fixed panel (22 or 24) and the sliding panel (24), the guide rails (16 and 18) having a pair of engagement portions (58) in the form of a first surface feature projecting laterally in the direction of the opening defined by the fixed panels, a portion of the outer face of the sliding panel (24) having a pair of second surface features (72) projecting towards the engagement portion (58), and a third surface feature (as shown in Figure 10A, the first surface feature (112) would be the top projection and the third surface feature would be the one below the top projection or visa verse; furthermore, the embodiment of Figure 10A would read on just the first and second feature as well) engaging the second surface feature (72). Gillen et al. ('840) further discloses the second surface feature laterally displaces the sliding panel (24) substantially only when engaging the first surface feature (see Figures 12 and 13, the surfaces are spaced from each other and only when the sliding panel is displaced do the two surface features engage one another).

The applicant's arguments have been considered but are not deemed persuasive. The applicant argues the phraseology "loosely" in the remarks as newly amended by the claims. The phraseology "loosely" is vague and indefinite and fails to

Application/Control Number: 10/715,249 Page 4

Art Unit: 3634

positively recite the claimed invention. It would appear that the applicant should recite how the panel is positioned between an opened positioned and a fully closed position. For example, what is the sliding panel engaging when in an opened position and what

Applicant's amendment necessitated the new ground(s) of rejection presented in

this Office action. Accordingly, THIS ACTION IS MADE FINAL. See MPEP

§ 706.07(a). Applicant is reminded of the extension of time policy as set forth in 37

CFR 1.136(a).

A shortened statutory period for reply to this final action is set to expire THREE

MONTHS from the mailing date of this action. In the event a first reply is filed within

TWO MONTHS of the mailing date of this final action and the advisory action is not

mailed until after the end of the THREE-MONTH shortened statutory period, then the

shortened statutory period will expire on the date the advisory action is mailed, and any

extension fee pursuant to 37 CFR 1.136(a) will be calculated from the mailing date of

the advisory action. In no event, however, will the statutory period for reply expire later

than SIX MONTHS from the date of this final action.

the sliding panel engages when in a closed position.

Any inquiry concerning this communication should be directed to Jerry Redman

at telephone number 571-272-6835.

Jerry Redman Primary Examiner